110 STAT. 1782 PUBLIC LAW 104-188—AUG. 20, 1996 "(5) ADDITION TO TAX FOR FAILURE TO COMPLY WITH SEC-TION.— For addition to tax in the case of a shareholder s nealiaence connection with, or disregard of, the requirements section. see part II of subchapter A of chapter 68.... (3) CONFORMING AMENDMENTS. (A) Section 1366 is amended by substriking section (q). (B) Subsection (b) of section 6233 is amended to read as follows: "(b) RULES IN CERTAIN cases.—If a SIMILAR. partnership return is filed for anv taxable vear but it is determined there no entity for such taxable year, to the extent provided regulations. rules similar to the rules of subsection (a) shall apply." (C) The table of subchapters for chapter 63 is amended by striking the item relating to subchapter D. SEC. 1308. S CORPORATIONS PERMITTED TO HOLD SUBSIDIARIES.

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(1)
                                       IN GENERAL.—Paragraph (2) of section 1361(b)
(defining
ineligible corporation) is amended by striking subparagraph (A) and by redesignating subparagraphs (B). (C), (D), and (E) as sub-
paragraphs (A), (B), (C), and (D), respectively.
                                       TREATMENT OF CERTAIN WHOLLY OWNED S
CORPORATION
SUBSIDIARIES —Section 1361(b) (defining small business corpora-
tion) is amended by adding at the end the following new paragraph:

"(3) TREATMENT OF CERTAIN WHOLLY OWNED
                                    SUBSIDI-
                                    ARIES.-
                                            "(A) IN GENERAL —For purposes of this title—
"(i) a corporation which is a qualified
                                            subchapter
                                            S subsidiary shall not be treated as a
                                            separate
                                                                                    corpora-
                                            tion, and (iii) all assets, liabilities, and items of
                                            income.
                                                                 credit of
                                            deduction.
                                                          and
                                                                                   aualified
                                            subchapter
                                            subsidiary shall be treated as
                                                                                     assets.
                                            liabilities.
                                            such items (as the case may be) of the S
                                            corporation.
                                             (B) oualified subchapter s subsidiary.—
                                            For pur-
                                        oses of this paragraph, the term qualified
                                        subchapter
                                        subsidiary means any domestic corporation
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which is

not an ineligible corporation (as defined in

paragraph (2)),

"(i) 100 percent of the stock of such corporation is held by the S corporation, and

(ii) the S corporation elects to treat such corporation as a qualified subchapter S subsidiary. "(C) TREATMENT OF TERMINATIONS OF OUALIFIED SUB-CHAPTER S SUBSIDIARY STATUS—For purposes of this title. if any corporation which was a qualified subchapter S subsidient the requirements of subparagraph (B), such corporation shall be treated as a new corporation acquiring all of its assets (and assuming all of its liabilities) immediately before such cessation from

the S corporation in exchange for its stock. "(D) FI FCTION AFTER TERMINATION—If a corporation's status as a qualified subchapter S subsidiary terminates. such corporation (and anv successor shall corporation) not be eligible to make—